UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

Plaintiff,

CRIMINAL ACTION No. 04-30033-MAP

V.

RAYMOND ASSELIN SR., et al.

Defendants

)

DEFENDANT MARIA SERRAZINA'S MOTION TO EXTEND TIME FOR FILING MOTION TO SEVER

Now comes the defendant Maria Serrazina in the above-entitled matter and hereby requests this Honorable Court to extend the time for filing motions by two days. In support thereof, Maria Serrazina says as follows:

- 1. This motion is assented to by the United States.
- 2. Due to an unexpected illness in his family, Thomas Lesser has been unable to complete the motions and memoranda by the due date.

Respectfully submitted, The defendant Maria Serrazina, By her attorney,

Dated: December 19, 2005

/s/Thomas Lesser
Thomas Lesser, BBO No. 295000
Lesser, Newman, Souweine & Nasser
39 Main Street
Northampton, MA 01060
413-584-7331

Assented,

Dated: December 19, 2005

/s/William Welch William Welch, Esq. Assistant United States Attorney Federal Building and Courthouse 1550 Main Street Springfield, MA 01103-1422

CERTIFICATE OF SERVICE

I, Thomas Lesser, hereby certify that on December 19, 2005, I served a copy of the foregoing document on counsel for the government by mailing, first class, postage prepaid to: William Welch, Esq., Assistant United States Attorney, Federal Building and Courthouse, 1550 Main Street, Springfield, MA 01103-1422.

/s/Thomas Lesser
Thomas Lesser

Serrazina\Motion to Extend Time for Filing 12/19/05